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# **LAW 553-MS-e 8/21**

# RETAIL INSTALLMENT SALE CONTRACT SIMPLE FINANCE CHARGE

Buyer Name and Address (Including County and Zip Code)	Co-Buyer Name and Address (Including County and Zip Code)	Seller-Creditor (Name and Address) Pine Belt Imports of Meridian, LLC
IRIS THOMPSON EL 101 WEDGEWOOD DR Fairfield, AL 35064 JEFFERSON	N/A	2900 Highway 39 North Meridian, MS 39301
Variable Division (and Oa Division if and ) and a least		

Fairfield, AL	35064	JEFFERSO	NC									
credit under	the agree	eements in e in U.S. fui	this contrac nds accordi	t. You agree to ng to the payi	o pa	y the Seller - C	redito	r (sometimes "	ng this contract, you choose to buy the vehicle or we" or "us" in this contract) the Amount Finance ur finance charge on a daily basis. The Truth-In			
New/Used Year Make and Model			Vehicle Ide	ntificat	ion Number	Primary Use For Which Purchased						
Used 2017 Ford Fusion  FEDERAL TRUTH-IN-LENDING DIS						3FA6P0	HD2H	R244666	Personal, family, or household unless otherwise indicated below business  agricultural N/A			
		FEDERAL	TRUTH-II	N-LENDING	DIS	CLOSURES			Used Car Buyers Guide. The information			
ANNUA PERCENT RATE The cost your credi a yearly ra	AL FAGE of t as ate.	FINANC CHARG The doll amount t credit w cost you	E BE ar Th he cr ill	Amount Financed ne amount of edit provided to you or your behalf.	T wil yo	Total of Payments he amount you I have paid after u have made all payments as scheduled.  8,290.80	The you cre	Total Sale Price e total cost of r purchase on dit, including your down payment of 300.00 is 8,590.80	you see on the window form for this vehicle is part of this contract. Information on the window form overrides any contrary provisions in the contract of sale.  Spanish Translation: Guía para compradores de vehículos usados. La información que ve en el formulario de la ventanilla para este vehículo forma parte			
Your Payr			Ψ -	<u> </u>	Ψ			ns an estimate	del presente contrato. La información del			
Number of	Ar	mount of	· · · · · · · · · · · · · · · · · · ·		When Payments				formulario de la ventanilla deja sin efecto toda disposición en contrario contenida			
Payments Payments				Are Due	Are Due				en el contrato de venta.			
24 \$ 345.45					Monthly beginning 05/30/2024			30/2024	☐ VENDOR'S SINGLE INTEREST INSURANC			
N/A	\$	N/A			N/A			4	(VSI insurance): If the preceding box is checked, the Creditor requires VSI insurance for the initial term of			
N/A									the contract to protect the Creditor for loss or damage to the vehicle (collision, fire, theft, concealment, skip). VSI insurance is for the			
5% of a commercial due, you will p \$5.00 an Prepayment. Security Inter Additional Interpretation any required r	f the part vehicle. It cay a late d a maxil If you pay rest. You formation	of the payment of the payment of a comment of the charge of the mum charge of the payment of the	nt that is late with that is late with the cial vehicle, if \( \frac{4}{\} \) % of the f \( \frac{50.00}{\} \). If not have to precurity interest the scheduled the cial vehicle.	with a maximum or payment is not repayment is not repayment and the payment of the payment and the payment in the vehicle beginformation included	chargeceive ayme eing uding ty int	g information abou erest.	, unles 15 a mini t nonpa	ss the vehicle is days after it is mum charge of ayment, default,	Creditor's sole protection. This insurance does not protect your interest in the vehicle. You may choose the insurance company through which the VSI insurance is obtained. If you elect to purchase VSI insurance through the Creditor, the cost of this insurance is \$N/A and is also shown in item 4B of the Itemization of Amount Financed. The coverage is for the initial term of the contract.			
to pay the ex	tra char	ge. If you cho	ose to buy a		the c	harge is shown i			d will not be provided unless you sign below and agree zation of Amount Financed. See your gap contract for			
70									SAFE GUARD			

details on the terms and condition	s it provides. It is a part of this contract.	, ,
Term72	Mos.	SAFE GUARD
I want to buy a gap contract.		Name of Gap Contract
Ruver Signs Y A	TRIS EL	

NOTICE: ANY HOLDER OF THIS CONSUMER CREDIT CONTRACT IS SUBJECT TO ALL CLAIMS AND DEFENSES WHICH THE DEBTOR COULD ASSERT AGAINST THE SELLER OF GOODS OR SERVICES OBTAINED PURSUANT HERETO OR WITH THE PROCEEDS HEREOF. RECOVERY HEREUNDER BY THE DEBTOR SHALL NOT EXCEED AMOUNTS PAID BY THE DEBTOR HEREUNDER.

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ITI	EMIZATION	N OF AMOUNT FINANCED			Insurance	You may buy t	he physical dam	age insurance this
1	Cash Pric	se (including \$ 205.88 sales tax)		\$5,305.88 (1)	us. You ma	ay also provide the	physical damage controlled by you	no is acceptable to insurance through that is acceptable
2		npayment =			to us. You	are not required t	to buy any other i	nsurance to obtain s Single Interest
	Tra	de-in N/A N/A N/A			Insurance	is required is che-	cked on page 1 o	f this contract.
		(Year) (Make) (Model)			If any	insurance is che	ecked below, poli	cies or certificates
		oss Trade-In Allowance	\$_	N/A	from the r		companies will o	describe the terms
	Les	ss Pay Off Made By Seller to N/A	\$.	N/A				
		uals Net Trade In	\$	N/A	Chec	k the insurance		
		Cash	\$	300.00			redit Insura	
		Other N/A	\$	N/A		t Life:		
		Other N/A		N/A	☐ Credit	t Disability: 🔲 I	Buyer 🔲 Co-E	Buyer 🔲 Both
		Other N/A	ψ.	N/A	Premium:			
			Φ.	\$300.00_(2)		t Life \$		
		total downpayment is negative, enter "0" and see 4J below)		\$(2) \$5,005.88_(3)	Credit	t Disability \$		N/A
		alance of Cash Price (1 minus 2)		\$(3)	Insurance	Company Nam	e	
4		arges Including Amounts Paid to Others on Your Behalf			N/A			
		ay keep part of these amounts):			Home Off	fice Address		
		f Optional Credit Insurance Paid to Insurance Company or Companies.			N/A			
	Life	\$ N/A lity \$ N/A			Credit life	insurance and	credit disability	insurance are not
	Disabi	,	\$.	N/A	required to	obtain credit. You	r decision to buy	or not buy credit life of be a factor in the
		r's Single Interest Insurance Paid to Insurance Company	\$.	N/A	credit appr	oval process. The	y insurance will in v will not be provid	led unless you sign
		Optional Insurance Paid to Insurance Company or Companies	\$.	N/A	and agree	to pay the extra c	ost. If vou choose	this insurance, the
	<b>D</b> Option	al Gap Contract	\$.	1,000.00	cost is sho	own in Item 4A of	the Itemization of	Amount Financed. payment schedule.
		Fees Paid to Government Agencies			This insura	ance may not pay	all you owe on	this contract if you
	to N	I/A for N/A	\$.	N/A	make late	payments. Credit d	isability insurance	does not cover any
	to N	I/A for N/A	\$.	N/A	increase in	your payment or i	in the number of p	ayments. Coverage urance ends on the
	to N			N/A	original du	e date for the last	t payment unless	a different term for
	F Govern	nment Taxes Not Included in Cash Price	\$	N/A	the insurar	nce is shown belov	v.	
	<b>G</b> Gover	nment License and/or Registration Fees	Ť					
	N/A							
	N/A		\$	N/A				
	H Gover	nment Certificate of Title Fees	\$	10.00				
		nent/Service Fee	Ψ-	390.00				
		UMENT/SERVICE FEE IS NOT AN OFFICIAL FEE AND IS NOT REQUIRED	Ψ.					
		W, HOWEVER, IT MAY BE CHARGED TO A BUYER/LESSEE FOR THE				Other Opt	ional Insura	nce
		RATION, HANDLING AND PROCESSING OF DOCUMENTS AND THE			l			N/A
		DRMANCE OF SERVICES RELATED TO THE SALE OR LEASE OF A MOTOR			-	Type of Insura	ance	Term
		LE AND MAY INCLUDE DEALER PROFIT. THIS NOTICE IS REQUIRED BY			Premium	¢		N/A
		LATION OF THE MISSISSIPPI MOTOR VEHICLE COMMISSION.						
		Charges (Seller must identify who is paid and describe purpose)		N/A	N/A	Company Nami	e	
	to N		\$.		I	C A. d.d		
	to N		\$.	N/A	N/A	fice Address		
	to N		\$.	N/A	I	N/A		
	to N		\$.	N/A		Type of Insura	ance .	N/A Term
	to N		\$.	N/A	_			
	to N		\$.	N/A		\$		
	to N		\$.	N/A		: Company Nam	e	
	to N		\$.	N/A	N/A			
	to N		\$.	<u>N/A</u>		fice Address		
	to N	/A for N/A	\$.	N/A	N/A			
	to N	/A for N/A	\$.	N/A				to obtain credit.
	to N	/A for N/A	\$.	<u>N/A</u>				nal insurance will ess. It will not be
	to N	/A for N/A	\$.	N/A		unless you sign		
	Total C	Other Charges and Amounts Paid to Others on Your Behalf		\$1,400.00_ (4)		e insurance chec		,
5	Amount F	inanced - Principal Balance (3 + 4)		\$6,405.88_(5)	VD	N1/A		N1/A
6	Finance C	Charge		\$1,884.92 (6)	XB	N/A	<u> </u>	N/A
7	Total of Pa	ayments - Time Balance (5 + 6)		\$8,290.80 (7)	Buyer Sig	ınature		Date
					ХВ	N/A	4	N/A
OP	TION: 🗌	You pay no finance charge if the Amount Financed, item				Signature		Date
		, YearN/A . SELLEF			I — -		IDANOE (	-
_								COVERAGE PROPERTY
		Check Charge: You agree to pay us the actual charges asses		-				ERS IS NOT
to	\$15	.00 , if any check you give us is dishonored for insufficie	ent fu	ınds.	INCLU		וחוט טו ש.	-1.0 10 1001
					INTOLO	JLJ.		

### OTHER IMPORTANT AGREEMENTS

#### 1. FINANCE CHARGE AND PAYMENTS

- a. How we will figure Finance Charge. We will figure the Finance Charge on a daily basis at the Annual Percentage Rate on the unpaid part of the Amount Financed.
- b. How we will apply payments. We may apply each payment to the earned and unpaid part of the Finance Charge, to the unpaid part of the Amount Financed and to other amounts you owe under this contract in any order we choose as the law allows.
- c. How late payments or early payments change what you must pay. We based the Finance Charge, Total of Payments, and Total Sale Price shown on page 1 of this contract on the assumption that you will make every payment on the day it is due. Your Finance Charge, Total of Payments, and Total Sale Price will be more if you pay late and less if you pay early. Changes may take the form of a larger or smaller final payment or, at our option, more or fewer payments of the same amount as your scheduled payment with a smaller final payment. We will send you a notice telling you about these changes before the final scheduled payment is due.
- d. You may prepay. You may prepay all or part of the unpaid part of the Amount Financed at any time without penalty. If you do so, you must pay the earned and unpaid part of the Finance Charge and all other amounts due up to the date of your payment.

#### 2. YOUR OTHER PROMISES TO US

- a. If the vehicle is damaged, destroyed, or missing. You agree to pay us all you owe under this contract even if the vehicle is damaged, destroyed, or missing.
- b. Using the vehicle. You agree not to remove the vehicle from the U.S. or Canada, or to sell, rent, lease, or transfer any interest in the vehicle or this contract without our written permission. You agree not to expose the vehicle to misuse, seizure, confiscation, or involuntary transfer. If we pay any repair bills, storage bills, taxes, fines, or charges on the vehicle, you agree to repay the amount when we ask for it.
- c. Security Interest.

You give us a security interest in:

- The vehicle and all parts or goods put on it;
- All money or goods received (proceeds) for the vehicle;
- All insurance, maintenance, service, or other contracts we finance for you; and
- All proceeds from insurance, maintenance, service, or other contracts we finance for you. This includes any refunds of premiums or charges from the contracts.

This secures payment of all you owe on this contract. It also secures your other agreements in this contract. You will make sure the title shows our security interest (lien) in the vehicle. You will not allow any other security interest to be placed on the title without our written permission.

#### d. Insurance you must have on the vehicle.

You agree to have physical damage insurance covering loss of or damage to the vehicle for the term of this contract. The insurance must cover our interest in the vehicle. You agree to name us on your insurance policy as an additional insured and as loss payee. If you do not have this insurance, we may, if we choose, buy physical damage insurance. If we decide to buy physical damage insurance, we may either buy insurance that covers your interest and our interest in the vehicle, or buy insurance that covers only our interest. If we buy either type of insurance, we will tell you which type and the charge you must pay. The charge will be the premium for the insurance and a finance charge computed at the Annual Percentage Rate shown on page 1 of this contract or, at our option, the highest rate the law allows.

If the vehicle is lost or damaged, you agree that we may use any insurance settlement to reduce what you owe or repair the vehicle.

e. What happens to returned insurance, maintenance, service, or other contract charges. If we obtain a refund of insurance, maintenance, service, or other contract charges, you agree that we may subtract the refund from what you owe.

# 3. IF YOU PAY LATE OR BREAK YOUR OTHER PROMISES

- a. You may owe late charges. You will pay a late charge on each late payment as shown on page 1 of this contract. Acceptance of a late payment or late charge does not excuse your late payment or mean that you may keep making late payments.
  - If you pay late, we may also take the steps described below.
- b. You may have to pay all you owe at once. If you break your promises (default), we may demand that you pay all you owe on this contract at once, subject to your right to redeem the vehicle described below. Default means:
  - · You do not pay any payment on time;
  - You give false, incomplete, or misleading information during credit application;
  - You start a proceeding in bankruptcy or one is started against you or your property; or
  - You break any agreements in this contract.

The amount you will owe will be the unpaid part of the Amount Financed plus the earned and unpaid part of the Finance Charge, any late charges, and any amounts due because you defaulted.

- c. You may have to pay collection costs. If we hire an attorney who is not our salaried employee to collect what you owe, you will pay the attorney's fee and court costs as the law allows. The attorney's fee will not exceed 15% of the amount you owe.
- d. We may take the vehicle from you. If you default, we may take (repossess) the vehicle from you if we do so peacefully and the law allows it. If your vehicle has an electronic tracking device (such as GPS), you agree that we may use the device to find the vehicle. If we take the vehicle, any accessories, equipment, and replacement parts will stay with the vehicle. If any personal items are in the vehicle, we may store them for you. If you do not ask for these items back, we may dispose of them as the law allows.
- e. How you can get the vehicle back if we take it. If we repossess the vehicle, you may pay to get it back (redeem) by paying all payments that are past due when you redeem, any late charges, and any expenses we incurred related to retaking the vehicle, holding it, and preparing it for sale. After you redeem, you must make the remaining payments under this contract. Your right to redeem ends when we sell the vehicle.
- f. We will sell the vehicle if you do not get it back. If you do not redeem, we will sell the vehicle. We will send you a written notice of sale before selling the vehicle.

We will apply the money from the sale, less allowed expenses, to the amount you owe. Allowed expenses are expenses we pay as a direct result of taking the vehicle, holding it, preparing it for sale, and selling it. Attorney fees and court costs the law permits are also allowed expenses. If any money is left (surplus), we will pay it to you unless the law requires us to pay it to someone else. If money from the sale is not enough to pay the amount you owe, you must pay the rest to us. If you do not pay this amount when we ask, we may charge you interest at a rate not exceeding the highest lawful rate until you pay.

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g. What we may do about optional insurance, maintenance, service, or other contracts. This contract may contain charges for optional insurance, maintenance, service, or other contracts. If we demand that you pay all you owe at once or we repossess the vehicle, you agree that we may claim benefits under these contracts and cancel them to obtain refunds of unearned charges to reduce what you owe or repair the vehicle. If the vehicle is a total loss because it is confiscated, damaged, or stolen, we may claim benefits under these contracts and cancel them to obtain refunds of unearned charges to reduce what you owe.

#### 4. SERVICING AND COLLECTION CONTACTS

You agree that we may try to contact you in writing, by e-mail, or using prerecorded/artificial voice messages, text messages, and automatic telephone dialing systems, as the law allows. You also agree that we may try to contact you in these and other ways at any address or telephone number you provide us, even if the telephone number is a cell phone number or the contact results in a charge to you.

5. APPLICABLE LAW

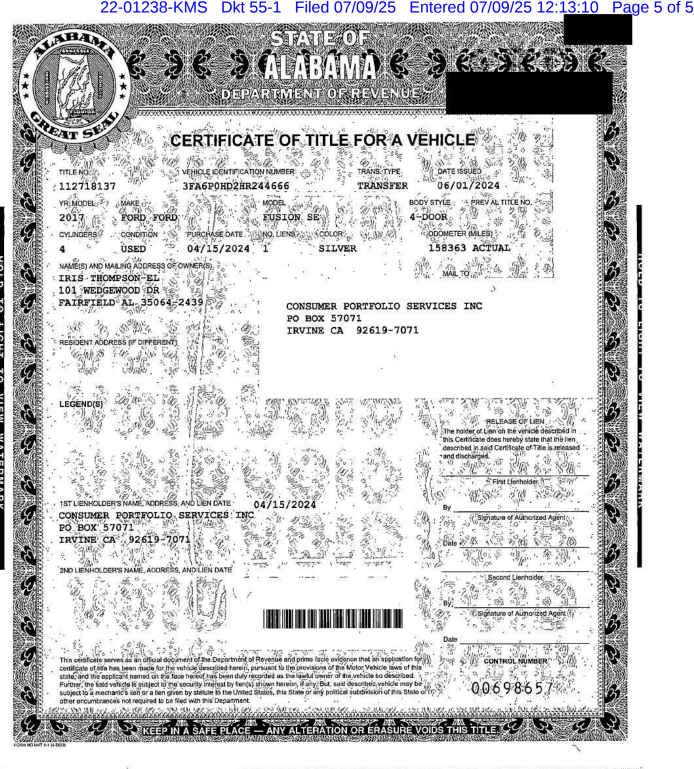
Federal law and the law of Mississippi apply to this contract.

Electronic Contracting and Signature Acknowledgment. You agree that (i) this contract is an electronic contract executed by you using your electronic signature, (ii) your electronic signature signifies your intent to enter into this contract and that this contract be legally valid and enforceable in accordance with its terms to the same extent as if you had executed this contract using your written signature and (iii) the authoritative copy of this contract ("Authoritative Copy") shall be that electronic copy that resides in a document management system designated by us for the storage of authoritative copies of electronic records, which shall be deemed held by us in the ordinary course of business. Notwithstanding the foregoing, if the Authoritative Copy is converted by printing a paper copy which is marked by us as the original (the "Paper Contract"), then you acknowledge and agree that (1) your signing of this contract with your electronic signature also constitutes issuance and delivery of such Paper Contract, (2) your electronic signature associated with this contract, when affixed to the Paper Contract, constitutes your legally valid and binding signature on the Paper Contract and (3) subsequent to such conversion, your obligations will be evidenced by the Paper Contract alone.

## NO COOLING OFF PERIOD

State law does not provide for a "cooling off" or cancellation period for this sale. After you sign this contract, you may only cancel it if the seller agrees or for legal cause. You cannot cancel this contract simply because you change your mind. This notice does not apply to home solicitation sales.

			between you and us relating to thi		this contract mus N/A	t be in writing
and we must sign it. No oral chall fany part of this contract is no may extend the time for making	t valid, all other parts stay	valid. We may delay or refrain	from enforcing any of our rights uners.			example, we
See the rest of this contrac claims related to this contra		reements. Any dispute reso	olution agreement you sign wit	th us or an assignee o	of this contract v	vill apply to
The Annual Perce and retain its righ			vith the Seller. The c e Charge.	Seller may as	sign this c	ontract
NOTICE TO THE BUY entitled to an exact of			re you read it or if it c	ontains any blar	nk spaces. 2	. You are
before you signed this	s contract and any	dispute resolution ag	tion agreement you sign reement, we gave them Iled-in copy of these doo	to you, and you v	vere free to t	ake them
Buyer Signs XD	TRIS EL	Date	Co-Buyer Signs <b>X D</b>	N/A	Date	N/A
Buyer Printed Name IRI			Co-Buyer Printed Name	N/A		
If the "business" use box is check		ch Purchased": Print Name N/A		Title N/A		
Co-Buyers and Other Owners — have to pay the debt. The other of			ntire debt. An other owner is a pers s in this contract.	on whose name is on the	e title to the vehicle	but does not
Other owner signs here XE		N/A	Address	N/A		
			VD d agt			
Seller signs Pine Belt Imports of	Meridian, LLC	Date _04/15/2024	By AD Hiathor Walk		Title _FIN	IANCE MANAGER



PLEASE DETACH